## **PATENT**

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

BANNER & WITCOFF

In Re Application Of:	) Confirmation No. 8653
George Michael MOCKRY et al.	Group Art Unit: 3711
Serial No.: 09/878,860	) Examiner: M. Chambers
	Customer No. 22907
Filed: May 10, 2002	) Attorney Docket No.: 006385.00001

For: METHOD OF RECORDING AND PLAYING BASEBALL GAME SHOWING EACH BATTER'S LAST PITCH

## DECLARATION OF GEORGE AND GREG MOCKRY PURSUANT TO 37 C.F.R. §1.131

The Honorable Assistant Commissioner for Patents Washington, D.C. 20231

Sir:

## WE, GEORGE AND GREG MOCKRY, hereby declare that:

- We are both citizens of the United States of America, respectively residing in Cotez, CO and Massena, NY.
- 2. We are co-inventors of the subject application.
- 3. We jointly made this invention in the United States as of June 13, 2000 and before the earliest public announcement of Major League Baseball for its Condensed Games service, which we believe to have been the March 27, 2001 Press Release (cite AA in our most recently filed PTO-1449).
- 4. We jointly conceived of the invention in the United States before June 13, 2000.
- 5. We constructively reduced this invention to practice in the United States by filing Provisional Patent Application No. 60/211,208 in the United States patent and Trademark Office on June 13, 2000, a certified copy of this

Serial No. 09/878,860

Attorney Docket No.: 006385.00001

Provisional Application having previously been filed in connection with the prosecution of the subject application and another copy thereof being attached to this declaration at Tab A.

- We disclosed this invention to a representative of Major League Baseball on August 1, 2000 (cite AE in our most recently filed PTO-1449).
- 7. We declare further that all statements made herein are of our own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under 18 U.S.C. §1001 and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Dated: 2-13-04

Dated: 2-11-04

George Mockry